IARYLAND GAZE

THURSDAY, FERWARY I, 1798.

In COUNCIL, Annapolis, January 21, 1798.

ORDERED, That the aft to appoint an agent for the year one thousand seven hundred and ninety-eight, be published in the Maryland Gazette, at Annapolis, the Federal Gazette, at Baltimore, the Herald, at Easton, and in one of the George-town and Frederick-town papers, once in each week for the term of eight weeks.

By order, NINIAN PINKNEY, Clerk of the Council of the State of Maryland.

An ACT to affint an agent for the year one thousand

jeven bundred and ninery-eight.

BE it enaded, by the General Afembly of Maryland,
That William Marbury be agent of this state, to

That William Marbury be agent of this state, to execute the trust and power reposed in him by virtue of this act, from the sirt day of January, one thousand seven hundred and ninety-eight, until the first day of January, one thousand seven hundred and ninety-oine.

It dad be it enalled. That the said agent superintend the cost-ction of all arrearages and balances due from the several collectors of the respective counties within this state, appointed since the first day of January, seventeen hundred and eighty-three; and the said agent is hereby authorised and required to call upon the treasforters of the respective shores for an accurate statement of all arrearages and balances due from such collectors, of all arrearages and halances due from fuch collectors, and fuch accounts shall be furnished by the faid trea-

futers accordingly.

III. And be it enalled, That the faid agent be authorifed to superintend the collection of balances due to the flate on the auditor's books, or on open account; and the said agent shall have power to require payment of, and, if necessary, to sue for and recover the same; and the said agent, with the approbation of the goverfor and council, may make composition with any such debtors, and take bonds to the state, with sufficient security, and give time for payment, not exceeding two years from the first day of January, seventeen hundred and ninety-eight.

IV. And be it enalted, That the faid agent be authorifed to superintend the collection of all monies due to the state for naval duties, fines, penalties, forseitures and amerciaments, and forseited recognizances, and for ordinary, retailers and marriage licences, and to require payment, and, it necessary, sue for and recover the lame; and the faid agent may allow for infolvence, and credit any money that the party is not chargeable with hy law, and for his information of the law, fie may take the advice of the attorney-general in

V. And be it enalled, That whenever there shall, be escasion to expose to public sale the property of any collector, or his fecurities, by virtue of any execution already issued, or to be issued for this purpose, the said agent shall cause at least thirty days public notice to be given of such sale, and shall attend the same, and if it thall appear that there is danger of losing any part of the debt due to the state, and not otherwise, shall pur-chase any property so exposed to sale for the use of the of the arrearages due by the collectors whose property may be so purchased, and that no purchase authorised by this act shall be considered as made on the part of the state, unless a public declaration to this effect be made by the agent, or his deputy, immediately after such sale and purchase; and any property to purchased for the use of the state, the sale agent may again expise to public audition on the public alternations as a public and the sale and purchases. to public, auction on the most advantageous terms, for the use of the state, and if the same be sold on credit, which shall in no case exceed the term of two years, the which shall in no case exceed the term of two years, the said agent shall take bond, with good and sufficient security, to be approved of by the treasurer of the referent shore, from the purchasers of such property, and all bonds by him so taken shall be deposited, with a accurate list thereof subscribed by stim, in the treasury of the western shore, and shall be a lien upon the real property of such purchasers, and their securities, from the respective dates, or so much thereof axis mentioned in the schedule thereto annexed.

VI. And best enalled, That the laid agent is hereby directed to dispose of all consistants to the state, with

that remains unfold, and take bonds to the state, with fufficient security, and give time for the payment thereof, not exceeding two years from the first day of January, one thousand feven hundred and ninety eight, and ary, one thousand leven hundred and suntry eight, and state where the quantity of land in anytone body lubifed to such fale exceeds the quantity of fitty acres, such land shall be disposed of at public sale, of the rime and place of which sale at least thirty days previous notice shall be given by public advertisement; and that at the time of any sale by virtue of this set, the said agent shall make known that he only sells the right of this state thereto; and that the state doth not guaranty the title to the same, or any part thereof, but that the purchase mult be in all respects as the rice of the purchase. shale must be in all respects at the rise of the pur-

thater the same charted, That no payment in future by any officer or perion indebted to the state shall be valid and effectual, unless made to the treasurer of the western or eatern shore, or to the agent for the time being, or miless made to the clerks and theriffs of the clerks and the same being, or miless made to the clerks and deriffs of the

being, or unites intade to the clerks and theriffs of the leveral counties, in the cases where the faid clerks and theriffs are by law authorised to receive the fame.

VIII. And be it builded, That the agent fall have full power and authority, by and with the advice of the governor and council, in all cases of uninfalled debts, to take back any property heretofore purchased hy any person, and more yet paid for, in cases where the person to having purchased, and his securities, are not capable of paying for the lame, and to compromise the same upon terms and principles of againty and infine, by and upon terms and principles of equity and juffice, by and

with the advice and confent alorefaid; and the agent is hereby required to lay a particular statement of his proceedings under this section before the next session of affembly.

IX. And be it enalled, That the agent, with the approhation and confent of the governor and council, be and he is hereby authorifed and empowered to compromife any fuit depending in chancery with any flate debtor, upon any terms in their judgment calculated to

promote the interest of the state, and to obtain the speedy receipt of the sums due.

X. And be it enacted, That is, under the terms of any compromise made as aforesaid, the property heretolore purchased should be taken back and revessed in the state, the same may be sold by the agent, and he is bersely authorised and empropered to sell the same at hereby authorited and empowered to fell the fame at public fale, giving thirty days notice, on a credit of two years, payable one half of the principal, and the whole interest, annually, on the first day of December in each year, and the bonds, when taken, shall be returned to the treasury of the western shore, and reported to the general assembly at their session next enturns the taking of such bonds.

next entuing the teking of fuch bonds.

XI. And be it enalted, That all cases in chancery, where no compromite under this act is effected, shall ne placed under the direction of the agent, who is hereby authorited and requires to call on the attorney-general to profecute or defend the tame to immediate final decition; and the governor and council are hereby authorifed and empowered, at the request of the agent, in cases of difficulty, to aid the attorney-general, by employing any perion to attend to furveys where receffary, or otherwise to affift in the profecution or defence of faid fuits, which perion or perions are to be paid out of the contingent fund of five hundred pounds; and the names of the perions to employed, together with the fum allowed for their fervices, to be laid before

the sum allowed for their fervices, to be laid before the general assembly at their rext fession.

XII. And be it enalted. That it any bond debtor to the state for confirmated property purchased, or otherwise, shall neglect to make payment agreeably to the condition of his bond, and lundry resolves of the general assembly, the lair agent shall cause process to issue for the whole principal and interest then due, or shall proceed on any execution already issued, and served and suspended, as occasion may require, or, under the direction and with the approbation of the governor and council, he is hereby authorised to delay any execution

as long as they may think expedient and necessary.

XIII. And be it enalled, That the faid agent be authorized to superintend the collection of all halances due on bond taken for taxes due before the first day of January, teventeen hundred and eighty-three; and the faid agent that also superintend the collection of all balances due on bonds installed, or otherwise, for the emissions of paper money of seventeen hundred and fix-ty-nine, and seventeen hundred and seventy-three.

XIV. And be it enacted, That no process shall issue against any of the public debtors, unless by the direction of the laid agent.

on of the laid agent.

XV. And he it enalled, That the faid agent shall have
power to fix such days of sale of property taken by
fieri facial, at the suit of the state, as he may think
proper, always taking care to give at least twenty days
public notice thereof; and the said agent shall also have
power to suipend the saies, from time to time, as he

power to suspend the sales, from time to time, as he may think most to the advantage of the state.

XVI. And best snalled, That the said agent shall pay into the rective, in specie, the amount of all specie by him received in the discharge of the duties of this act.

XVII. And be it snalled, That in all cases where bonds shall be taken in virue of this act, the bonds shall be a lien on all the real property of the obligors from the date thereof, or on so much of the said real property as the governor and council shall think sufficient, to be particularly mentioned in a schedule to be ent, to be particularly mentioned in a schedule to be annexed to the said bond, in which case it shall be a lien on the property consained in such schedule, and no

more, such bond and schedule to be lodged with the treasurer of the western thore.

XVIII. And be it enabled. That all bonds taken in virtue of this act. shall express the county in which the obligors respectively reside, and the treasurer of the western store shall, within one month after he receives them restreasing them, with the freshed term. them respectively, cause them, with the schedule annexed to them, to be recorded in the office of the clerk of the general court of the western shore, at the expence, of the obligors; and a copy of the faid record, certified under the hand and official feal of the faid clerk, field be as good evidence in any court of law or equity in this flate as the original bond would be if it was prodirect; and if any of the obligors in any such bonds reside on the eastern shore, the fain treasurer shall, within fix months from the time he receives the same respectively, transmit to the tierk of the general court of the eastern shore, in the same manner as papers on public service are transmitted, a copy of such heads and schedules, certified as aforelaid by the clerk of the general court of the western shore, to be recorded in the office of the cirk of the general court of the eachtern flore, at the expense of the obligors, and in such case a copy of the said record, certified as aforesaid by the clerk of the general court of the eastern flore, final be good evidence as a foreignd.

XIX. And be it exacted. That the faid agent final ren-

XIX. And be in emafted. That the faid agent frail ten-der to the treasurer of the weltern flore diffinet quarder to the treaturer of the wetern those diffinet quer-terly accounts of his receipts of all money, certificates and bonds, in virtue of this sell; and first immediately thereboon pay and deliver the fame to the faid treaturer, who stall, in his annual report to the general affembly, flate fully and particularly, the money, certificates and bonds, by him reterived from the faid agent, and the times when the lams were reserved and accounted for.

XX. And be it enalled, That the faid agent findl render a fair and full account of his feveral proceedings under the authority of this act to the general affembly at their next fession, and within the first ten days after its commencement, in which account shall be specified, under distinct heads, his own receipts, and those of the treasurer, and of all transfers of stock upon which he may be entitled to commission, and in which shall also be contained a particular estimate of his commissions, shewing how and upon what the same arose due.

XXI. And be it enacted. That the said agent shall be allowed for his services the following commissions, to wit: for all payments actually made to either of the

allowed for his fervices the following commissions, to wit: for all payments actually made to either of the treasurers in virtue of this act, three per cent, and for all bonds with fecurity taken by the said agent in virtue of this act, three per cent, provided that the whole amount of his commission shall not exceed five hundred pounds current money, and he shall lay an account of the same on cath he terms the period for all or of the same of th

the same, on oath, before the next session of assembly.

XXII. And be it enacted, That hereaster it shall be the duty of the agent, and the treasurers of the western and eastern shores respectively, to receive, as well the fifteen per cent. interest, if any shall have accrued, as all other the accrued, as all other the accrued, as all other the accrued. as all other the arrearages that are now, or may here-after become due from fines, forleitures and amerciaafter become due from fines, forfeitures and amercia-ments, ordinary, retailers, marriage, hawkers and ped-lers licences, and which fifteen per cent. to collected, shall be the only tund out of which the agent shall draw his commission of three per cent. for collecting the same; provided that the said agent shall not be en-titled to any commission upon the monies arising from sines, forfeitures, amerciaments, ordinary, retailers, marriage, hawkers and pedfers licences, units in cases where the same shall not be paid by the sterists and where the same shall not be paid by the steriss and clerks respectively, to the treasurer within one month after the time prescribed by law, and unless the said agent shall thereaster receive the same from the said offi-

cers respectively, and the same pay to the said treaturer.

XXIII. And be it exacted, That the said agent, before
he enters upon the execution of the duties of this 2ct, shall give bond to the state, before the governor and council, in the penalty of fixty thousand collars, with for the faithful performance of the fair duties, which bond shall be lodged with the treasurer of the western shore, and shall allo take an oath before the chancellor, that he will well and faithfully discharge the duties as agent under the act, entitled, An act to appoint an agent for the year one thouland leven hundred and ninety-eight, to the best of his skill and jurgment, the certificate of which oath shall be annexed to, or en-

dorfed on, the faid boud.

XXIV. And be it enacted, That if the faid agent finall not accept his appointment, or if after his acceptance he shall not give bond, and take the oath aforefaid, before the first day of February next, or shall die, the governor and council are hereby authorised and re-quested to appoint a fit and proper person in his place, who shall have and execute all the authorities and powers vested in the said William Marbury by this act, such person first giving security, and taking the oath aforesaid.

NOTICE TO STATE DEBTORS

PROCESS will certainly be directed against all delinquent state debtors who fail to make their payments by the 10th day of March next. WILLIAM MARBURY, Agent.

By the SENATE, January 17, 1798.

On motion, ORDERED, That the act, entitled, An act for the direction of fheriffs and coroners in the re-turn of jurors, and for the better regulation of juries. passed at this session, he published as soon as may be for four weeks successively in the Maryland Gazette, Easten, George-town, and two Baltimore papers, for the information of the sheriffs and coroners.

By order, A. VAN-HORN, Clk.

An ACT for the direction of theriffs and coroners in the return of jurers, and for the better regulation of juries.

HYREAS the integrity, experience and intelliWHYREAS the integrity, experience and intelligence of jurors; his indiffensibly necessary for the due administration of justice: And whereas the sheriffs frequently return jurors very inadequate to the discharge of the important duties assembly of Maryland, That all sheriffs and coroners within this state aiready commissioneds, shalls, ob, or before the first Monday in March next, take the following oath, or assimation, (as the date may be,) before some judge or justice of the court of the court of the court of which they may have been respectively commissioned; to wit: "I, A. B. do swar, or assimation, (as the case may be,) that in summoning or affirm; (as the case may be,) that in summoning er jurors to be returned to any of the courts of this state, and that in executing every writ or precent thate, and that in excepting every writ or precent which shall come to my hands, for the return of jurors, I will "use my utmost diligence to turn-mon, and return, as jurors, sober and judicious persons, of good, reputation, and qualified by the laws of this state, to serve as jurors, and to prevent any man being summoned or returned by me, or by any officer under me, who an my judgment will be instructed in determining any of the matters which shall come before him as a juror by hatred, maice world will, stary savour of effection, or by any par "thall tome before him as a piror by hatred, maice storill will, fear; favour of sif-ction, or by any pare tiality whatever piand that fivell not timmed or restruct as a juror may person, who, in my opinion, or to, my knowledge, may be folicitus to by schiring upon the panus of jurors; and that they respectively return a certificate of the county for which such to the clerk of the rount of the county for which such